

MORNING APPEAL

Official Paper of Ormsby County

FRIDAY, OCTOBER 5

STOCKS.

Yesterday's sales in the San Francisco Stock Exchange:

YESTERDAY'S AFTERNOON BOARD.

Ophir 3 95
Mexican 1 80
Gould & Curry 1 00
Best & Belcher 1 70
Con. Cal. Va. 5 75
Savage 80
Chollar 66
Potosi 82
Tale & Norcross 79
Crown Point 1 00
Yellow Jacket 1 15
Kentuck 12
Belcher 96
Confidence 1 60
Sierra Nevada 1 35
Bullion 35
Overman 31
Justice 28
Union Con 1 65
Alta 19
Challenge 65
Occidental 13

The Weiland Saloon.

W. Whitney has assumed control of the Weiland saloon, which he proposes to run strictly up to the times. He will dispense the best liquors and cigars and fine old Government whiskey, which slides down your throat like oil, tickling your palate meanwhile. Call and see "Handsome Whit."

Benton's Liniment.

Which has been used in Carson for over twenty-five years, has saved many an ache and pain to those who know it. It is really intended for horses but works with the same magical effect on the human. It is a powerful remedy and for rheumatism is the king of the world. Aches knocked out in short order. No horseman should be without a bottle. Benton's Liniment for sale at all drug stores.

"The Pullman Strike."

The above named book and an excellent article in the last Arena, gives a clear view of the great industrial contest against the exactions of Capital. Cagwin & Noteware have both for sale, also many new books and songs. Also a fine assortment of tissue crepe paper just received.

Notice is hereby given that the Register is open from 10 a. m. to 4 p. m. Sunday and legal holidays excepted, for the registration of legal voters in Carson township, Ormsby County Nevada.

W. A. HAWTHORNE,
Register Agent.

Piano Tuning.

O. A. Hoyt, of Sacramento, will be in Carson October 1st. Leave orders with Cagwin & Noteware. tf.

Proposals Wanted.

Proposals will be received until Monday Oct. 1st, 1894 at 12m., for the following privileges at the track of the Ormsby County District Fair, to be held Oct. 9th to 12th inclusive: Bar, including lemonade and cigars. Restaurant. Candy, fruits and nuts. Poo's. Wheel of Fortune. Music, not less than ten pieces. Publishing official programme. Bids must be accompanied by a certified check for the full amount, drawn in favor of the Association. Bids should be endorsed "Proposals for Privilege," and addressed to the Secretary of the Association, Carson City, Nevada.

The Board reserves the right to reject any and all bids.

By order of the Board of Directors:
Wm. Hy Doane,
Secretary.

Notice of Dissolution of Co-Partnership.

The Co-Partnership heretofore existing under the name and style of Bell, Edwards & Co. doing business at Carson City Nevada, and Wellington, Nevada, is this day dissolved by mutual consent.

M. L. H. Bell having purchased the entire interest in said firm, L. H. Bell assumes the indebtedness due by said firm and is authorized to collect all debts due said firm.

All persons who are indebted to said firm are requested to make payment immediately to L. H. Bell.

DWIGHT EDWARDS,
L. H. BELL.

Dated September 13, 1894.

When Baby was sick,

We gave her Castoria.

When she was a Child,

She cried for Castoria.

When she became Miss,

She clung to Castoria.

When she had Children,

She gave them Castoria.

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WHOSE TURN TO LAUGH.

The Populists Don't Help the Republicans any.

A few weeks ago the Republican press of Nevada was patting the Populists on the back, through a mistaken idea that they were going to split the Silver Party square in the middle.

Well, the other evening there was a Silver party meeting in Reno, and to the disgust of the Republicans, the leading Populists in the city were there on the stage.

This is the wail of disgust that comes from the Gazette as it describes the meeting.

As the Vice Presidents filed in on the stage the eyes of many straight-out Populists were treated to a scene that never will be forgotten on account of its political rotteness.

When they saw J. J. Quinn, Mr. Robb, H. H. Beck and several others take Vice Presidents' seats on a Silver party of Nevada stage, they began to wonder where they were at, and as Dr. Bergstein introduced Judge William Webster as Chairman they were knocked completely silly and only had breath enough left to say, "damn it, what does it mean?" The Pop heretofore have taken great stock in Judge Webster's kindly counsel, and see their trusted leader presiding over a meeting, gotten up by a party who is not in any way in touch with them, only on the silver question, was too much for them to calmly bear, but the Judge was there all the same and evidently to stay.

The Republican papers will probably after a while get it through their heads that the Populist movement in Reno was merely for County purposes and will not effect the State ticket. Silver men and Populists are a unit on the Silver ticket headed by Jones for Governor.

A Clumsy Falsehood.

Just imagine the APPEAL job office wrestling with an Australian ball of 26x36 inches. Why they had to use a half a dozen kinds of type to get out such an ordinary job as the Ormsby tax roll.—Tribune.

The APPEAL has two presses upon which it can print the Australian ball lot and both run by steam. All the Tribunes' presses are by foot and hand power. The Ormsby tax roll contains over 800 names all printed in the same type. For each name in the tax roll not printed in the same kind of type as every other name the APPEAL will give the Tribune \$100. The clumsy part of the Tribune's lying lies in the fact that each taxpayer receives one of the tax rolls and by reference to it can disprove the Tribune's statements at a glance. There was a time when the Tribune could lie with a little cleverness, but not of late years.

Information Wanted.

J. H. Moss Secretary of the Odd Fellows Temple, Cincinnati, Ohio, writes the APPEAL to learn the whereabouts of Charles A. Wilson of New York a copper-smith by trade, who was last heard of in this city. His sister Agnes Wilson wishes to hear of him.

Address, J. H. Moss
Odd Fellows Temple, Cincinnati, Ohio.

Murder, Not Accident.

Oakland, Oct. 4.—At an inquest today on the victims of the Narrow Gauge accident, W. W. Slater, superintendent of the signal service of the Southern Pacific, testified that the accident was caused by a switch being open, and that the man in the signal tower must have opened it as the train was passing.

Caught His Man.

Joe Garavento came to town yesterday afternoon with his truant wife and the man who ran off with her. The latter is under arrest.

Abe Cohn yesterday received a telegram from the agent of the Juarez, Mexican lottery at San Francisco, notifying him that the ticket winning the capital prize, \$7,500, has been sold in Carson. The number is 14,292.

Father Kelly of Reno will preach this evening at the Catholic Church, the occasion of the unveiling of a statue, "The Sacred Heart of Jesus" which arrived recently from Paris.

Edward Dooley, a well-known plasterer of Sacramento, fell dead Tuesday night from heart disease.

Mrs. D. Sussdorf was slightly injured in the recent railroad accident at Alameda.

A ONE MAN POWER.

What the Supreme Court Will be Under the Proposed Amendment.

The proposed constitutional amendment in reference to our Supreme Court, that is to be the coming election voted on that is to amend Section 2, Art. VI is a dangerous matter. To said proposed amendment there are three most serious objections as follows:

First—It makes practically a one man power.

Second—It gives to one man having practically all the power a divided responsibility.

Third—It makes what is elsewhere called a "log rolling court."

Briefly stated the effect of the proposed amendment is this: It adopted there will be after January 1st 1895 but two Justices of the Supreme Court and one of them, the Chief Justice, will have the power to complete the Court by selecting any one of the four District Judges except the one who tried the case under review. Two years from January 1st 1895 there will be but one Justice of the Supreme Court called Chief Justice and he will have the power to complete the Court by selecting any two of the four District Judges, of course omitting the Judge who tried the case. At the election preceding the expiration of the four years from the first Monday in January next and every six years hereafter there will be elected a Chief Justice of the Supreme Court and he will have the power to complete the Court by selecting any two of the District Judges again, of course omitting the one who tried the case. This is practically a one man power. Should a question come before the Supreme Court in which the Chief Justice had a strong desire to have the law settled as he might wish he would have only to ascertain if there was one District Judge who then thought or might thereafter be induced to think as the Chief Justice thought and all would be accomplished. And when the decisions and opinions went forth to the world all would look fair and right. There would be three judges passing on the question and at least two concurring (for it takes but a majority of the three to render a decision,) while the Chief Justice would all the time dominate and control the whole situation.

No one man should have such a power. A cunning, designing, intriguing man should certainly not have it and a man of natural, refined and sensitive nature and with a mind and heart honest and true would not even design to be placed in such a position where he could by possibility be charged with such practice. The foregoing demonstrates the first and second of the above propositions, that is to say, the Chief Justice would have practically all the power, a one man power and he could divide his responsibilities with the two selected District Judges.

The third proposition that it makes a "log rolling court" is thus shown: A District Judge who desired to have the law settled in a certain way on any question in his court could call in some other District Judge to preside at the trial and afterward be himself selected to act with the Chief Justice of the Supreme Court, might esteem his selection therefore an honor and he might have a feeling of gratitude therefore or an appreciation thereof that might tend to make him have a feeling that he would prefer to be in accord with the appreciative Chief Justice on the question before the Court, and there might arise in his mind visions of future selections and opportunities to sit as Supreme Judge.

So much for selector and selectee, the selecting Chief Justice and the selected District Judges. Today Judge A sustains or reverses Judge B; tomorrow Judge B might have the feeling accordingly to sustain or reverse Judge A—changing the scriptural injunction to "Doing as I have been done by"—to the great evil and injury to the litigants before the court. This is what is called in other jurisdictions where it has been tried a "log rolling court."

A very able lawyer not living in Nevada recently said, "For God's sake don't let them make yours a log rolling court. We have tried them, and know what it means." In conclusion when a man is driven to the hard necessity of having to sue his fellow man, should he not have the right to say my case will finally come before Judge A B and C therefore I will sue or I will not sue? Is it right that any man Chief Jus-

tice though he be should say to him after he had brought suit in the trial court and his case was finally lodged on appeal in the Supreme Court—the final and trying time of his case—"I will select a majority of the Judges to determine your case." This proposed amendment should be defeated. Economy cannot redeem such a system. It should never be lost sight of concerning any of the proposed amendments that to defeat any or all of them there must be a majority of the votes on it or them cast in the negative for if there should be but one vote for an amendment and none against it the amendment would at once become part of the Constitution of our State. There is not a shadow of doubt about this being the law.

R. M. Beatty,
Eureka, Nevada, Oct. 1st, 1893.
COAST NEWS

Albert Robbin, ten years old, while playing with a gun cartridge at Dixon, had his hand shattered Tuesday.

Two of the robbers who held up a Southern Pacific train in Maricopa county, A. T., are still at large. They are well known and their arrest is only a question of time.

S. J. Mathews, Secretary of the Ukiah Volunteer Fire Company, was arrested Monday night for embezzling \$700, all the funds belonging to the company within his reach.

At Carbondale, Wash., the search for the murderer of W. M. Jeffrey, a constable, continues. The whole country is aroused, and it is not doubted the man will be captured in a few days.

At the County Jail at Moscow, Idaho, Joe Roberts, a United States insane criminal, literally cut to pieces with a knife John Witte, another United States prisoner, awaiting trial for selling liquor to Indians.

Dr. Abraham B. Dobson, aged sixty-one years and a native of New Brunswick, died Monday night at San Jose. The deceased was a leader among spiritualists in that city and did an enormous business as a clairvoyant physician.

The Sacramento strikers held on a charge of murder were arraigned for trial in the Superior Court at Woodland. The trial of Worden was fixed for October 17th. The date of the trial of the other defendants will not be fixed until next Monday.

The twelve-year-old son of J. Murphy was instantly killed Tuesday at Redwood City by being thrown off a loaded hay wagon belonging to L. Duberry. The horses became frightened and a bale of hay fell and threw the boy to the ground, breaking his neck. Duberry's arm was broken.

William McCullom, an employee of the Southern Pacific Railroad at Sacramento, in a published statement, claims that he knows all about the wrecking of the train on the 11th of July. He says that the track was not torn up on the morning of the 11th, as was supposed, but on the night of the 10th, and that S. D. Worden had nothing to do with it.

Ethel and Imogene Humphreys, aged twenty and sixteen, and their brother aged eighteen, are now snow-bound in Kings River Canon, fifty miles beyond Fresno. Their father gave them a band of cows last summer and they went to that remote valley to make butter, which they sent on pack horses to the settlements to be sold. The recent snowfall was heavy and has rendered the tracks impassable.

Awarded Highest Honors at World's Fair.

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CREAM
BAKING
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NEAREST PERFECT MADE

A pure Grape Cream of Tartar without Free from Ammonia, Alum or any other adulterant. 40 YEARS THE STANDARD. MOST PERFECT MADE.

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FLOWER SEEDS OF ALL KINDS.

Prescriptions Carefully Compounded, Day or Night.

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W H DAUCHY, Manager.

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